DEPARTMENT OF HUMAN SERVICES

NOTICE OF PUBLIC INTEREST

REQUEST FOR COMMENTS ON THE ESTIMATES AND METHODOLOGY FOR THE DISTRICT OF COLUMBIA FISCAL YEAR 2004 CASELOAD REDUCTION CREDIT REPORT

The Director, Department of Human Services ("Department"), pursuant to the requirements of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (42 U.S.C. 601 et seq.) and 45 C.F.R. 261.41(a)(8), hereby gives notice of the intent to publish the attached Fiscal Year 2004 Temporary Assistance for Needy Families ("TANF") Caseload Reduction Credit Report. At the end of each fiscal year, the Department of Human Services is required to submit a Caseload Reduction Credit Report to the Department of Health and Human Services' Regional Office. The Caseload Reduction Credit Report provides data on the gross decline in the District's TANF caseload and estimates whether any portion of this caseload decline is attributable to changes in program rules that have the effect of restricting eligibility. Under federal regulations, this Report must be made available for public comment.

All interested persons are invited to submit written comments to:

Kate Jesberg, Administrator Income Maintenance Administration 645 H Street, N.E., 5th Floor Washington D.C. 20002

The comment period will be open until the close of business thirty (30) days from the date this notice is published in the D.C. Register.

	PART I – Implementation of All Eligibility	T	Estimated Impact on Caseload Since Change
#	Eligibility Change	Implementation Date	(positive or negative impact)
Chang	ges Required by Federal Law		
1	Denied assistance to non-qualified immigrants	October 1996	The effect of this change is minimal, if any. Prior to the federal law change, most immigrant families receiving assistance received assistance only for the children. That is, the children received a child-only grant. This was the case because a large proportion of very low-income immigrant families in the District are headed by non-qualified immigrants who were ineligible for cash assistance under prior AFDC rules (such as parents who had been granted Temporary Protective Status). The children in most of these families were born in the United States and, thus, are U.S. citizens. The PRWORA alien changes did not affect these families' eligibility for assistance.
2	Denied assistance to certain qualified immigrants in their first five years in the country	October 1996	The effect of this eligibility change is also minimal. Historically, most immigrant families that received AFDC received a child-only grant on behalf of citizen children.
3	Required minor parents to live in an adult-supervised setting	March 1997	No cases were terminated based on this requirement. Prior to the enactment of this provision, very few minor parents were living without adult supervision. Of those who were, some moved into such a setting while others were deemed to be living in appropriate settings.

	PART I – Implementation of All Eligibility	Changes Made by	the State Since FY 1995	ì
#	Eligibility Change	Implementation Date	Estimated Impact on Caseload Since Change (positive or negative impact)	2
4	Increased earned income disregard from prior AFDC policy (\$90 work expense disregard plus \$30 & 1/3 on a time-limited basis) to \$100 + 50%. The new disregards, provided only to recipients, are available without time limit.	August 1998	This change increased the number of families eligible for assistance by increasing the amount of money a family can earn and remain eligible for supplemental assistance.	DISTRICT OF COLUN
5	Removed step-parents from assistance unit and no longer deemed step-parent income to the assistance unit	August 1998	This change increased the number of families eligible for assistance. When a custodial parent married, the income of the step-parent often either reduced the family's cash assistance grant or made the family wholly ineligible. By removing the step-parent from the assistance unit and not deeming step-parent income to the assistance unit, families in which a parent marries now can retain their eligibility for cash assistance.	COLUMBIA REGISTER
6	Increased the resource limit by conforming it to the Food Stamp resource limit	August 1998	This change increased the number of families eligible for assistance.	
7	Disregarded earnings from temporary Census Bureau employment	February 2000	This change increased the number of families eligible for assistance.	
8	Increased earned income disregards from \$100 work expense and 50% to \$160 and two-thirds. The change applies to recipients only and is not time limited. It allows earned income up to 100% of the poverty level.	May 2001	This change increased the number of families who remain eligible after they begin working.	שבו
9	Increased the resource limit by eliminating the countable value of all motor vehicles.	July 2001	This change increased the number of families that can qualify for assistance.	C 2 6 7
Changes Related to Categorical or Demographic Eligibility Factors		NOT APPLICABLE		2003

DEC

2 6 2003

Fiscal Year: 2004

Estimated Impact on Caseload Since Change

(positive or negative impact)

This change increased the number of families who

remain eligible for assistance while working.

(16,804-26,789)/26,789 = -37.3% (all families rate)

Eligibility Change

Eliminated quarterly reporting and extended the certification period

of earned income supplementation cases from 3 months to 6 months. During the certification period the recipient is only

Estimated Caseload Reduction Credit

PART I – Implementation of All Eligibility Changes Made by the State Since FY 1995

Implementation

Date

APPLICABLE

APPLICABLE

May 2001

NOT

NOT

State: DC (all families)

Other Eligibility Changes

Changes Related to Behavioral Requirements

Changes Due to Full-Family Sanctions

#

#	Eligibility Change	Implementation Date	Estimated Impact on Caseload Since Change (positive or negative impact)
Chan	ges Required by Federal Law		M
1	Denied assistance to non-qualified immigrants	October 1996	The effect of this change was minimal, if any. Prior to the federal law change, most immigrant families receiving assistance received assistance only for the children. That is, the children received a child-only grant. This was the case because a large proportion of very low-income immigrant families in the District are headed by non-qualified immigrants who were ineligible for cash assistance under prior AFDC rules (such as parents who had been granted Temporary Protective Status). The children in most of these families were born in the United States and, thus, are U.S. citizens. The PRWORA alien changes did not affect these families' eligibility for assistance.
2	Denied assistance to certain qualified immigrants in their first five years in the country	October 1996	The effect of this change is minimal. Historically, most immigrant families that received AFDC received a child-only grant on behalf of citizen children. Again, we estimate that this eligibility change has reduced the District's average monthly caseload by less than 10 cases.
3	Required minor parents to live in an adult-supervised setting	March 1997	No cases were terminated based on this requirement. Prior to the enactment of this provision, very few minor parents were living without adult supervision. Of those who were, some moved into such a setting while others were deemed to be living in appropriate settings.

DEC
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2003
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State	e: DC (two-parent families)	Changes Made by	Fiscal Year: 2004
#	PART I – Implementation of All Eligibility Change	Implementation Date	Estimated Impact on Caseload Since Change (positive or negative impact)
4	Increased earned income disregard from prior AFDC policy (\$90 work expense disregard plus \$30 & 1/3 on a time-limited basis) to \$100 + 50%. The new disregards, provided only to recipients, are available without time limit.	August 1998	This change increased the number of families eligible for assistance by increasing the amount of money a family can earn and remain eligible for supplemental assistance.
5	Removed step-parents from assistance unit and no longer deemed step-parent income to the assistance unit	August 1998	This change increased the number of families eligible for assistance. When a custodial parent married, the income of the step-parent often either reduced the family's cash assistance grant or made the family wholly ineligible. By removing the step-parent from the assistance unit and not deeming step-parent income to the assistance unit, families in which a parent marries now can retain their eligibility for cash assistance.
6	Increased the resource limit by conforming it to the Food Stamp resource limit	August 1998	This change increased the number of families eligible for assistance.
7	Disregarded earnings from temporary Census Bureau employment	February 2000	This change increased the number of families eligible for assistance.
8	Increased earned income disregards from \$100 work expense and 50% to \$160 and two-thirds. The change applies to recipients only and is not time limited. It allows earned income up to 100% of the poverty level.	May 2001	This change increased the number of families who remain eligible after they begin working.
9	Increased the resource limit by eliminating the countable value of all motor vehicles.	July 2001	This change increased the number of families that can qualify for assistance.
Chan	ges Related to Categorical or Demographic Eligibility Factors	NOT APPLICABLE	

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State	: DC (two-parent families)			Fiscal Year: 200
	PART I – Implementation of All Eligibility (Changes M	ade by	the State Since FY 1995
#	Eligibility Change	Implemen Date		Estimated Impact on Caseload Since Change (positive or negative impact)
Chang	ges Related to Behavioral Requirements	NOT APPLICA	BLE	
Chang	ges Due to Full-Family Sanctions	NOT APPLICA	BLE	
Other	Eligibility Changes			
10	Eliminated quarterly reporting and extended the certification period of earned income supplementation cases from 3 months to 6 months. During the certification period the recipient is only required to report non-financial changes and total income above 130% of poverty level.			This change increased the number of families who remain eligible for assistance while working.
-	Estimated Total Net Impact on the Caseload of All Eligibility Change	es F	Positive	
	Total Prior Year Caseload		81	
	Estimated Caseload Reduction Credit	(81-198))/198 = -59% (two-parent families)

State: DC Fiscal Year : 20					
PART II –	Application Denials a	nd Case Closures, By	Reason		
	Fi	scal Year 1995	Fiscal Year 2003		
Reason for Application Denials	Number	Percentage	Number	Percentage	
Failure to Complete Eligibility Process	1854	62.6	778	41.4	
Earnings	181	6.1	544	28.9	
Unearned Income	141	4.8	135	7.2	
Failure to Meet an Eligibility Requirement	439	14.8	166	8.8	
Monthly/Quarterly Reporting	0	0	0	0	
Voluntary Withdrawal	226	7.7	122	6.5	
Administrative Closing ¹	119	4.0	136	7.2	
Total Application Denials	2960	100	1881	100	
Reasons for Case Closures	Number	Percentage	Number	Percentage	
Failure to Complete Eligibility Process	2445	32.9	2837	42.0	
Earnings	1035	13.5	1216	18.0	
Unearned Income	289	3.9	249	3.7	
Failure to Meet an Eligibility Requirement	2076	27.9	1213	17.9	
Monthly/Quarterly Reporting	124	1.7	0	0	
Voluntary Withdrawal	918	12.3	395	5.8	
Administrative Closing ²	551	7.4	853	12.6	
Total Case Closures	7438	100	6763	100	

¹ Those reasons that generally result in the assistance unit remaining eligible, in whole or in part, under another TANF case numbers or another program of financial assistance, including the POWER program.

² Those reasons that generally result in the assistance unit remaining eligible, in whole or in part, under another TANF case numbers or another program of financial assistance, including the POWER program.

State: DC Fiscal Year: 2004

Part III – Description of the Methodology Used to Calculate the Caseload Reduction Estimates (attach supporting data to this form)

Because none of the applicable policy changes listed below has resulted in a negative impact on case closures (although individuals may be ineligible for assistance), it is our understanding that the establishment of a methodology for determining impacts is unnecessary.

- 1. Parents/caretakers must work after 24 months of assistance or when job ready.
- 2. Teen parents must live in adult-supervised settings to receive assistance;
- 3. A State must deny assistance for 10 years to a person found to have fraudulently misrepresented residence in order to obtain assistance in more than one State.
- 4. A State must deny assistance for fugitive felons, probation violators, or parole violators.
- 5. A State must deny assistance for certain individuals convicted of drug-related felonies (NOTE: the District has not adopted this provision based on District law).
- 6. Non-qualified aliens are ineligible for Federal TANF assistance.

State: DC

PART IV -- Certification

I certify that we have provided the public an appropriate opportunity to comment on the estimates and methodology used to complete this report and considered those comments in completing it. Further, I certify that this report incorporates all reductions in the caseload resulting from State eligibility changes and changes in Federal requirements since Fiscal Year 1995. (A summary of public comments is attached.)

(signature)

Kate Jesberg

(name)

Administrator

(title)

Paul Public Charter School

5800 Eighth Street, NW Washington, DC 20011

REQUEST FOR BIDS

Paul Public Charter School will receive bids from January 1, 2004 through February 13, 2004 for the delivery of meals to children enrolled at the school. All meals must meet, but are not restricted to, minimum National School Lunch meal pattern requirements set by the USDA. Meal pattern requirements and bid packages may be obtained from Mr. Francis Pickford, Director of Administrative Operations, 5800 Eighth Street, NW Washington, DC 20011 or by calling (202) 378-2255.

D.C. Preparatory Academy P.O. Box 11513 Washington, D.C. 20008

NOTICE: REQUEST FOR CONSTRUCTION SERVICES

D.C. Preparatory Academy, in accordance with section 2204(c)(XV)(A) of the District of Columbia School Reform Act of 1995, hereby solicits proposals to provide construction services to transform a warehouse into a school.

Providers must have rendered such services in large construction projects previously, and be able to submit a detailed bid package.

Interested individuals or organizations should contact Gary Baker, Project Manager, at 703-684-0222, for more details about program requirements. Bids will be due by noon on January 14, 2004.

WASHINGTON CONVENTION CENTER AUTHORITY ADVISORY COMMITTEE (WCCAAC)

PUBLIC NOTICE

The monthly public meeting of the Washington Convention Center Authority Advisory Committee (WCCAAC) scheduled for Thursday, December 4, 2003 has been **canceled**.

The next regular monthly meeting of the Washington Convention Center Authority Advisory Committee (WCCAAC) will be held as follows:

Thursday, January 8, 2004

5:00 p.m.

Washington Convention Center Authority 801 Mount Vernon Place, NW Executive Board Room – Mezzanine Level

For more information, the public may call (202) 249-3020.

Washington Convention Center Authority Advisory Committee (WCCAAC)

Year 2004 – Washington Convention Center Authority Advisory Committee Scheduled Meetings

The Washington Convention Center Authority Advisory Committee (WCCAAC) official meeting will be held at 5:00 p.m. on the first Thursday of each month, unless otherwise indicated below:

Thursday, January 8, 2004 Thursday, February 5, 2004 Thursday, March 4, 2004 Thursday, April 1, 2004 Thursday, May 6, 2004 Thursday, June 3, 2004

Meetings will be held in the Executive Board Room of the Washington Convention Center located at 801 Mount Vernon Place, Washington, D.C.

GOVERNMENT OF THE DISTRICT OF COLUMBIA BOARD OF ZONING ADJUSTMENT

Application No. 17059 of Sam Homes, LLC, pursuant to 11 DCMR § 3103.2, for a variance from the minimum lot width requirements under section 401, to allow the construction of two single family detached dwellings in the SSH (Sixteenth Street Heights)/R-1-B District at premises 1340 and 1342 Montague Street, N.W. (Square 2796, Lot 46).

<u>Note</u>: The Board amended the application at the public hearing to delete the need for variance relief from the minimum lot area requirements.

HEARING DATE:

December 16, 2003

DECISION DATE:

September 30, 2003, December 16, 2003 (Bench

Decision)

SUMMARY ORDER

REVIEW BY THE ZONING ADMINISTRATOR

The application was accompanied by a memorandum from the Zoning Administrator certifying the required relief.

The Board provided proper and timely notice of public hearing on this application, by publication in the D.C. Register, and by mail to Advisory Neighborhood Commission (ANC) 4A, the Office of Planning (OP) and to owners of property within 200 feet of the site. The OP testified at the public hearing in support of the application. The site of the application is located within the jurisdiction of ANC 4A. ANC 4A submitted a letter in support of the application.

As directed by 11 DCMR § 3119.2, the Board required the applicant to satisfy the burden of proving the elements that are necessary to establish the case for a variance pursuant to 11 DCMR §§ 3103.2. No parties appeared at the public hearing in opposition to the application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the ANC and OP reports filed in this case, the Board concludes that the applicant has met the burden of proving under 11 DCMR §§ 3103.2 and 401, that there exists an exceptional or extraordinary situation or condition related to the property that creates a practical difficulty for the owner in complying with the Zoning Regulations, and that the relief can be granted without substantial detriment to the

BZA APPLICATION NO. 17059 PAGE NO. 2

public good and without substantially impairing the intent, purpose, and integrity of the zone plan as embodied in the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3101.6, the Board has determined to waive the requirement of 11 DCMR § 3125.3, that the order of the Board be accompanied by findings of fact and conclusions of law. The waiver will not prejudice the rights of any party, and is not prohibited by law. It is therefore **ORDERED** that this application be **GRANTED.**

VOTE: 5-0-0 (Geoffrey H. Griffis, John G. Parsons, Curtis L. Etherly, Jr., Ruthanne G. Miller and David A. Zaidain to approve).

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT Each concurring Board member has approved the issuance of this order.

FINAL DATE OF ORDER: DEC 1 6 2003

PURSUANT TO 11 DCMR § 3125.6, THIS ORDER WILL BECOME FINAL UPON ITS FILING IN THE RECORD AND SERVICE UPON THE PARTIES. UNDER 11 DCMR § 3125.9, THIS ORDER WILL BECOME EFFECTIVE TEN DAYS AFTER IT BECOMES FINAL.

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSES OF SECURING A BUILDING PERMIT.

PURSUANT TO 11 DCMR § 3125 APPROVAL OF AN APPLICATION SHALL INCLUDE APPROVAL OF THE PLANS SUBMITTED WITH THE APPLICATION FOR THE CONSTRUCTION OF A BUILDING OR STRUCTURE (OR ADDITION THERETO) OR THE RENOVATION OR ALTERATION OF AN EXISTING BUILDING OR STRUCTURE, UNLESS THE BOARD ORDERS OTHERWISE. AN APPLICANT SHALL CARRY OUT THE CONSTRUCTION, RENOVATION, OR ALTERATION ONLY IN ACCORDANCE WITH THE PLANS APPROVED BY THE BOARD.

THE APPLICANT IS REQUIRED TO COMPLY FULLY WITH THE PROVISIONS OF THE HUMAN RIGHTS ACT OF 1977, D.C. LAW 2-38, AS AMENDED, AND THIS ORDER IS CONDITIONED UPON FULL COMPLIANCE WITH THOSE PROVISIONS. IN ACCORDANCE WITH THE D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE

BZA APPLICATION NO. 17059 PAGE NO. 3

§ 2-1401.01 ET SEQ., (ACT) THE DISTRICT OF COLUMBIA DOES NOT DISCRIMINATE ON THE BASIS OF ACTUAL OR PERCEIVED: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, FAMILIAL STATUS, RESPONSIBILITIES, MATRICULATION, **FAMILY** POLITICAL AFFILIATION, DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. SEXUAL HARASSMENT IS A FORM OF SEX DISCRIMINATION WHICH IS ALSO PROHIBITED BY THE ACT. IN ADDITION, HARASSMENT BASED ON ANY OF THE ABOVE PROTECTED CATEGORIES IS ALSO PROHIBITED BY THE ACT. DISCRIMINATION IN VIOLATION OF THE ACT WILL NOT BE VIOLATORS WILL BE SUBJECT TO DISCIPLINARY TOLERATED. ACTION. THE FAILURE OR REFUSAL OF THE APPLICANT TO COMPLY SHALL FURNISH GROUNDS FOR THE DENIAL OR, IF ISSUED. REVOCATION OF ANY BUILDING PERMITS OR CERTIFICATES OF OCCUPANCY ISSUED PURSUANT TO THIS ORDER. RSN

GOVERNMENT OF THE DISTRICT OF COLUMBIA BOARD OF ZONING ADJUSTMENT

Application No. 17093 of Paramount Baptist Church, pursuant to 11 DCMR § 3103.2, for a variance from the floor area ratio requirements under section 402, and a variance from the off-street parking requirements under subsection 2101.1, to construct an addition to a church in the R-5-A District at premises 3924 4th Street, S.E. (Square 6154, Lots 57, 58, 65, 68, 806, and 818).

HEARING DATE:

December 16, 2003

DECISION DATE:

December 16, 2003 (Bench Decision)

SUMMARY ORDER

SELF-CERTIFIED

The zoning relief requested in this case was self certified, pursuant to 11 DCMR § 3113.2.

The Board provided proper and timely notice of public hearing on this application, by publication in the D.C. Register, and by mail to Advisory Neighborhood Commission (ANC) 8E, the Office of Planning (OP) and to owners of property within 200 feet of the site. The OP submitted a report in support of the application. The site of the application is located within the jurisdiction of ANC 8E. ANC 8E submitted a letter in support of the application.

As directed by 11 DCMR § 3119.2, the Board required the applicant to satisfy the burden of proving the elements that are necessary to establish the case for a variance pursuant to 11 DCMR §§ 3103.2. No parties appeared at the public hearing in opposition to the application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the ANC and OP reports filed in this case, the Board concludes that the applicant has met the burden of proving under 11 DCMR §§ 3103.2, 402, and 2101.1, that there exists an exceptional or extraordinary situation or condition related to the property that creates a practical difficulty for the owner in complying with the Zoning Regulations, and that the relief can be granted without substantial detriment to the public good and without substantially impairing the intent, purpose, and integrity of the zone plan as embodied in the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3101.6, the Board has determined to waive the requirement of 11 DCMR § 3125.3, that the order of the Board be accompanied by findings of

BZA APPLICATION NO. 17093 PAGE NO. 2

fact and conclusions of law. The waiver will not prejudice the rights of any party, and is not prohibited by law. It is therefore **ORDERED** that this application be **GRANTED**.

VOTE:

5-0-0 (Geoffrey H. Griffis, Curtis L. Etherly, Jr., Ruthanne G. Miller, David A. Zaidain, and John G. Parsons to approve).

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT Each concurring Board member has approved the issuance of this order.

FINAL DATE OF ORDER: __DEC 1 6 2003

PURSUANT TO 11 DCMR § 3125.6, THIS ORDER WILL BECOME FINAL UPON ITS FILING IN THE RECORD AND SERVICE UPON THE PARTIES. UNDER 11 DCMR § 3125.9, THIS ORDER WILL BECOME EFFECTIVE TEN DAYS AFTER IT BECOMES FINAL.

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSES OF SECURING A BUILDING PERMIT.

PURSUANT TO 11 DCMR § 3125 APPROVAL OF AN APPLICATION SHALL INCLUDE APPROVAL OF THE PLANS SUBMITTED WITH THE APPLICATION FOR THE CONSTRUCTION OF A BUILDING OR STRUCTURE (OR ADDITION THERETO) OR THE RENOVATION OR ALTERATION OF AN EXISTING BUILDING OR STRUCTURE, UNLESS THE BOARD ORDERS OTHERWISE. AN APPLICANT SHALL CARRY OUT THE CONSTRUCTION, RENOVATION, OR ALTERATION ONLY IN ACCORDANCE WITH THE PLANS APPROVED BY THE BOARD.

THE APPLICANT IS REQUIRED TO COMPLY FULLY WITH THE PROVISIONS OF THE HUMAN RIGHTS ACT OF 1977, D.C. LAW 2-38, AS AMENDED, AND THIS ORDER IS CONDITIONED UPON FULL COMPLIANCE WITH THOSE PROVISIONS. IN ACCORDANCE WITH THE D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE § 2-1401.01 ET SEQ., (ACT) THE DISTRICT OF COLUMBIA DOES NOT DISCRIMINATE ON THE BASIS OF ACTUAL OR PERCEIVED: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, FAMILIAL STATUS,

BZA APPLICATION NO. 17093 PAGE NO. 3

FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. SEXUAL HARASSMENT IS A FORM OF SEX DISCRIMINATION WHICH IS ALSO PROHIBITED BY THE ACT. IN ADDITION, HARASSMENT BASED ON ANY OF THE ABOVE PROTECTED CATEGORIES IS ALSO PROHIBITED BY THE ACT. DISCRIMINATION IN VIOLATION OF THE ACT WILL NOT BE TOLERATED. VIOLATORS WILL BE SUBJECT TO DISCIPLINARY ACTION. THE FAILURE OR REFUSAL OF THE APPLICANT TO COMPLY SHALL FURNISH GROUNDS FOR THE DENIAL OR, IF ISSUED, REVOCATION OF ANY BUILDING PERMITS OR CERTIFICATES OF OCCUPANCY ISSUED PURSUANT TO THIS ORDER. RSN

ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA

12-Month Schedule of Monthly Meeting Dates

The Zoning Commission of the District of Columbia, in accordance with subsection 3005.1 of the District of Columbia Municipal Regulations, Title 11, Zoning, hereby gives notice that it has scheduled the following meetings. Meetings are held in Suite 220 South of 441 4th Street, N.W., #1 Judiciary Square, beginning at 6:30 p.m.

The dates of the Regular Monthly Meetings for the following year of the Zoning Commission of the District of Columbia are as follows:

January 12, 2004

February 9, 2004

March 8, 2004

April 12, 2004

May 10, 2004

June 14, 2004

July 12, 2004

August 9, 2004* (subject to cancellation)

September 13, 2004

October 18, 2004

November 8, 2004

December 13, 2004

Please note that these dates are subject to change.

For additional information, please contact Alberto P. Bastida, AICP, Secretary to the Zoning Commission at (202) 727-6311.

^{*}There are no hearings held in the month of August.

OFFICE OF DOCUMENTS AND ADMINISTRATIVE ISSUANCES PUBLICATIONS PRICE LIST

DISTRICT OF COLUMBIA MUNICIPAL REGULATIONS (DCMR)

TITLE		SUBJECT PF	RICE
1	DCMR	MAYOR AND EXECUTIVE AGENCIES (JUNE 2001)\$	16.00
3		ELECTIONS & ETHICS (JUNE 1998)\$2	
4	DCMR	HUMAN RIGHTS (MARCH 1995)	13.00
5		BOARD OF EDUCATION (JUNE 1997)\$	
6A	DCMR	POLICE PERSONNEL (MAY 1988)	\$8.00
7		EMPLOYMENT BENEFITS (JANUARY 1986)	
8	DCMR	UNIVERSITY OF THE DISTRICT OF COLUMBIA (JUNE 1988)	\$8.00
9	DCMR	TAXATION & ASSESSMENTS (APRIL 1998)\$	20.00
10	DCMR	DISTRICT'S COMPREHENSIVE PLAN (PART 1, FEBRUARY 1999) \$	33.00
10	DCMR	PLANNING & DEVELOPMENT (PART 2, MARCH 1994)	
		w/1996 SUPPLEMENT*\$	26.00
11		ZONING (FEBRUARY 2003)\$	
12		CONSTRUCTION CODES (NOVEMBER 1999)	
13		ELECTRICAL & MECHANICAL CODE (MARCH 1987)\$	
13B		BOILER & PRESSURE VESSEL CODE (MAY 1984)	
14	DCMR	HOUSING (JULY 1991)	20.00
15		PUBLIC UTILITIES & CABLE TELEVISION (JUNE 1998)	20.00
16	DCMR	CONSUMERS, COMMERCIAL PRACTICES & CIVIL INFRACTIONS	
		(JULY 1998) W/DECEMBER 1998 SUPPLEMENT \$	20.00
17		BUSINESS, OCCUPATIONS & PROFESSIONS (MAY 1990) \$	
18		VEHICLES & TRAFFIC (APRIL 1995) w/1997 SUPPLEMENT*	
19		AMUSEMENTS, PARKS & RECREATION (JUNE 2001)\$	
20		ENVIRONMENT - CHAPTERS 1-39 (FEBRUARY 1997)\$	
20		ENVIRONMENT - CHAPTERS 40-70 (FEBRUARY 1997)\$	
21		WATER & SANITATION (FEBRUARY 1998)\$	
22		PUBLIC HEALTH & MEDICINE (AUGUST 1986)	26.00
22	DCMR	HEALTH CARE & COMMUNITY RESIDENCE FACILITIES	
		SUPPLEMENT (AUGUST 1986 - FEBRUARY 1995)\$	13.00
23		ALCOHOLIC BEVERAGES AND FOOD (JUNE 1997)\$	
24		PUBLIC SPACE & SAFETY (DECEMBER 1996)	
25		FOOD AND FOOD OPERATIONS (AUGUST 2003)\$	
26		INSURANCE (FEBRUARY 1985)	
27		CONTRACTS AND PROCUREMENT (JULY 1988)\$	
28		CORRECTIONS, COURTS & CRIMINAL JUSTICE (MAY 1987) \$	
29	DCMR	PUBLIC WELFARE (MAY 1987)	\$8.00
30	DCMR	LOTTERY AND CHARITABLE GAMES (MARCH 1997)	20.00
31	DCMR	TAXICABS & PUBLIC VEHICLES FOR HIRE (DECEMBER 1998) \$	16.00

Publications Price List (Continued)

OTHER PUBLICATIONS

1994 - 1996 Indices	\$52.00 + \$5.50 postage
1997 - 1998 Indices	\$52.00 + \$5.50 postage
Complete Set of D.C. Municipal Regulations	\$627.00
D.C. Register yearly subscription	\$195.00
Rulemaking Handbook & Publications Style Manual (1983)	\$5.00
*Supplements to D.C. Municipal Regulations	

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